STATE OF SOUTH CAROLINA

BEFORE THE PUBLIC SERVICE COMMISSION

DOCKET NO. 2019-239-E

	,	
In re: Dominion Energy South Carolina, Incorporated's Request for))	MOTION TO WITHDRAW
Approval of an Expanded Portfolio)	
of Demand Side Management)	
Programs, and a Modified Demand		
Side Management Rate Rider		

The South Carolina NAACP, South Carolina Coastal Conservation League ("CCL"), and Southern Alliance for Clean Energy ("SACE") hereby move to withdraw as local counsel of record Stinson Woodward Ferguson of Southern Environmental Law Center, in the above-captioned docket. Ms. Ferguson is no longer an employee of Southern Environmental Law Center.

William C. Cleveland IV of Southern Environmental Law Center is counsel of record in this case, an attorney licensed in South Carolina, and is a member in good standing of the South Carolina State Bar (Attorney No.79051). South Carolina NAACP, CCL, and SACE request that all future filings and correspondence in this proceeding be directed to the attention of the following counsel for South Carolina NAACP, CCL, and SACE:

William C. Cleveland IV Southern Environmental Law Center 463 King St., Suite B Charleston, SC 29403 Telephone: (843) 720-5270

Fax: (843) 414-7039

E-mail: bholman@selcsc.org

WHEREFORE, Petitioners pray that they be allowed to substitute local counsel in this proceeding.

Respectfully submitted this 2nd day of January, 2020.

/s/ Stinson Woodward Ferguson Southern Environmental Law Center SC Bar No. 79871 463 King St. – Suite B Charleston, SC 29403 Telephone: (843) 720-5270 Fax: (843) 414-7039

E-mail:sferguson@selcsc.org

/s/ William C. Cleveland IV Southern Environmental Law Center SC Bar No. 79051 463 King St. – Suite B Charleston, SC 29403 Telephone: (843) 720-5270

Fax: (843) 414-7039

E-mail:wcleveland@selcva.org

CERTIFICATE OF SERVICE

I hereby certify that the parties listed below have been served via electronic mail and/or first class mail with a copy of the *Motion to Withdraw and Substitute Counsel* of the South Carolina NAACP, South Carolina Coastal Conservation League, and Southern Alliance for Clean Energy.

Andrew M. Bateman, Counsel Office of Regulatory Staff 1401 Main Street, Suite 900 Columbia, SC 29201 abateman@ors.sc.gov Becky Dover, Counsel SC Department of Consumer Affairs, bdover@scconsumer.gov

Belton T. Zeigler Womble Bond Dickinson (US) LLP 1221 Main Street, Suite 1600 Columbia, SC 29201 belton.zeigler@wbd-us.com Carri Grube Lybarker , Counsel SC Department of Consumer Affairs clybarker@scconsumer.gov

Derrick Price Williamson, Counsel Spilman Thomas & Battle, PLLC 1100 Bent Creek Blvd., Suite 101 Mechanicsburg, PA 17050 dwilliamson@spilmanlaw.com Jeffrey M Nelson, Counsel Office of Regulatory Staff 1401 Main Street, Suite 900 Columbia, SC 29201 jnelson@ors.sc.gov

Jenny R. Pittman, Counsel Office of Regulatory Staff 1401 Main Street, Suite 900 Columbia, SC 29201 jpittman@ors.sc.gov K. Chad Burgess, Counsel
Dominion Energy Southeast Services,
Incorporated
220 Operation Way - MC C222
Cayce, SC 29033
Kenneth.burgess@dominionenergy.com

Kathryn S. Mansfield Womble Bond Dickinson (US) LLP 5 Exchange Street Post Office Box 999 Charleston, SC 29402 kathryn.mansfield@wbd-us.com Matthew W. Gissendanner, Counsel Dominion Energy Southeast Services, Incorporated 220 Operation Way - MC C222 Cayce, SC 29033 matthew.gissendanner@dominionenergy.com

Stephanie U. (Roberts) Eaton, Counsel Spilman Thomas & Battle, PLLC 110 Oakwood Drive, Suite 500 Winston-Salem, NC 27103 seaton@spilmanlaw.com

This 2nd day of January, 2020

/s/ Emily Selden
Emily Selden